

## <u>Peanut Wagon, Inc. et al. v. Allianz Global</u> <u>Corporate & Specialty et al.</u>

Year: 2022 Court: Court of Appeal of the State of California First Appellate District, Division V Case Number: A163136

In its amicus curiae brief, UP supports coverage for an insured's business interruption losses related to the SARS-CoV-2 virus and COVID-19 under a "Civil Authority" insuring agreement. UP argues that decades of case law demonstrate what the insurance industry and policyholders have long known: that policies that provide coverage for "direct physical loss or damage to property" are triggered by a broad range of perils including carbon monoxide, odors, and viruses such as the one that causes COVID-19.

David Goodwin, Rani Gupta, Thomas Martecchini, and Richad Lee of Covington and Burling, LLP

The information presented in this publication is for general informational purposes and is not a substitute for legal advice. If you have a specific legal issue or problem, United Policyholders recommends that you consult with an attorney. Guidance on hiring professional help can be found in the "Find Help" section of <u>www.uphelp.org</u>. United Policyholders does not sell insurance or certify, endorse or warrant any of the insurance products, vendors, or professionals identified on our website. Source: https://uphelp.org/amicus-briefs/peanut-wagon-inc-et-al-v-allianz-global-corporate-specialty-et-al/ Date: April 27, 2025